§ 25.35

which he or she obtained an access authorization for a period of 90 days or more; or

- (3) An individual, pursuant to 10 CFR part 10 or other CSA-approved adjudicatory standards, is no longer eligible for an access authorization.
- (b) A representative of the licensee or other organization that employs the individual whose access authorization will be terminated shall immediately notify the CSA when the circumstances noted in paragraph (a)(1) or (a)(2) of this section exist; inform the individual that his or her access authorization is being terminated, and the reason; and that he or she will be considered for reinstatement of an access authorization if he or she resumes work requiring the authorization.
- (c) When an access authorization is to be terminated, a representative of the licensee or other organization shall conduct a security termination briefing of the individual involved, explain the Security Termination Statement (NRC Form 136 or CSA approved form) and have the individual complete the form. The representative shall promptly forward the original copy of the completed Security Termination Statement to CSA.

[62 FR 17689, Apr. 11, 1997, as amended at 64 FR 15649]

CLASSIFIED VISITS

§25.35 Classified visits.

- (a) The number of classified visits must be held to a minimum. The licensee, certificate holder, or other facility shall determine that the visit is necessary and that the purpose of the visit cannot be achieved without access to, or disclosure of, classified information. All classified visits require advanced notification to, and approval of, the organization to be visited. In urgent cases, visit information may be furnished by telephone and confirmed in writing.
- (b) Representatives of the Federal Government, when acting in their official capacities as inspectors, investigators, or auditors, may visit a licensee, certificate holder, or other facility without furnishing advanced notification, provided these representatives present appropriate Government cre-

dentials upon arrival. Normally, however, Federal representatives will provide advance notification in the form of an NRC Form 277, "Request for Visit or Access Approval," with the "need-to-know" certified by the appropriate NRC office exercising licensing or regulatory authority and verification of an NRC access authorization by the Division of Facilities and Security.

- (c) The licensee, certificate holder, or others shall include the following information on all Visit Authorization Letters (VAL) which they prepare.
- (1) Visitor's name, address, and telephone number and certification of the level of the facility security clearance;
- (2) Name, date and place of birth, and citizenship of the individual intending to visit:
- (3) Certification of the proposed visitor's personnel clearance and any special access authorizations required for the visit;
 - (4) Name of person(s) to be visited;
- (5) Purpose and sufficient justification for the visit to allow for a determination of the necessity of the visit; and
- (6) Date or period during which the VAL is to be valid.
- (d) Classified visits may be arranged for a 12 month period. The requesting facility shall notify all places honoring these visit arrangements of any change in the individual's status that will cause the visit request to be canceled before its normal termination date.
- (e) The responsibility for determining need-to-know in connection with a classified visit rests with the individual who will disclose classified information during the visit. The licensee, certificate holder or other facility shall establish procedures to ensure positive identification of visitors before the disclosure of any classified information.

[62 FR 17689, Apr. 11, 1997, as amended at 64 FR 15649, Apr. 1, 1999]

VIOLATIONS

§25.37 Violations.

- (a) An injunction or other court order may be obtained to prohibit a violation of any provision of:
- (1) The Atomic Energy Act of 1954, as amended:

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- (2) Title II of the Energy Reorganization Act of 1974, as amended; or
- (3) Any regulation or order issued under these Acts.
- (b) National Security Information is protected under the requirements and sanctions of Executive Order 12958.

[48 FR 24320, June 1, 1983, as amended at 57 FR 55072, Nov. 24, 1992; 64 FR 15649, Apr. 1, 1999]

§25.39 Criminal penalties.

- (a) Section 223 of the Atomic Energy Act of 1954, as amended, provides for criminal sanctions for willful violation of, attempted violation of, or conspiracy to violate, any regulation issued under sections 161b, 161i, or 1610 of the Act. For purposes of section 223, all the regulations in part 25 are issued under one or more of sections 161b, 161i, or 1610, except for the sections listed in paragraph (b) of this section.
- (b) The regulations in part 25 that are not issued under sections 161b, 161i, or 161o for the purposes of section 223 are as follows: §§25.1, 25.3, 25.5, 25.7, 25.8, 25.9, 25.11, 25.19, 25.25, 25.27, 25.29, 25.31, 25.37, and 25.39.

[57 FR 55072, Nov. 24, 1992]

APPENDIX A TO PART 25—FEES FOR NRC ACCESS AUTHORIZATION

Category	Fee
Initial "L" access authorization	1\$130
Initial "L" access authorization (expedited	
processing)	1203
Reinstatement of "L" access authorization	2130
Extension or Transfer of "L" access author-	
ization	² 130
Renewal of "L" access authorization	1130
Initial "Q" access authorization	2856
Initial "Q" access authorization (expedited	
processing)	3295
Reinstatement of "Q" access authorization	² 2856
Reinstatement of "Q" access authorization	
(expedited processing)	² 3295
Extension or Transfer of "Q"	² 2856
Extension or Transfer of "Q" (expedited	
processing)	² 3295
Renewal of "Q" access authorization	² 1705

¹ If the NRC determines, based on its review of available data, that a single scope investigation is necessary, a fee of \$2856 will be assessed before the conduct of the investigation

[64 FR 15649, Apr. 1, 1999]

PART 26—FITNESS FOR DUTY PROGRAMS

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26.70 Inspections.

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APPENDIX A TO PART 26—GUIDELINES FOR DRUG AND ALCOHOL TESTING PROGRAMS

AUTHORITY: Secs. 53, 81, 103, 104, 107, 161, 68 Stat. 930, 935, 936, 937, 948, as amended, sec. 1701, 106 Stat. 2951, 2952, 2953 (42 U.S.C. 2073, 2111, 2112, 2133, 2134, 2137, 2201, 2297f); secs. 201, 202, 206, 88 Stat. 1242, 1244, 1246, as amended (42 U.S.C. 5841, 5842, 5846).

SOURCE: 54 FR 24494, June 7, 1989, unless otherwise noted.

GENERAL PROVISIONS

§ 26.1 Purpose.

This part prescribes requirements and standards for the establishment andmaintenance of certain aspects of fitness-for-duty programs and procedures by the licensed nuclear power industry, and by licensees authorized to possess, use, or transport formula

²Full fee will only be charged if an investigation is required.